

RULE 63 (37 C.F.R. 1.63) DECLARATION AND POWER OF ATTORNEY FOR PATENT APPLICATION UNITED STATES PATENT AND TRADEMARK OFFI

7	IN THE U مراجع	JNITED STATES PATEN	T AND T	RADEMARK (OFFICE		
As a below named involution of the lieuwer of the l	iginal, first and joint inve	JNITED STATES PATEN at my residence, post office entor of the subject matt APPARATUS AND DEV	er which i	is claimed and	for which a pater	ext to my name, and nt is sought on the	
the specification of which			S. Application		813.682		
I hereby state that I have a above. I acknowledge the foreign priority benefits un Application which designat certificate, or PCT Internati	eviewed and understand the duty to disclose all information der 35 U.S.C. 119(a)-(d) or ed at least one other country the onal Application, filed by me o	contents of the above identified known to me to be material to p 365(b) of any foreign application the United States, listed below my assignee disclosing the sulprity claimed, before the filling day	specification patentability a ion(s) for pa ow and have bject matter o	, including the clains defined in 37 C.F tent or inventor's also identified belocalmed in this applications.	ms, as amended by any F.R. 1.56. Except as not certificate, or 365(a) o w any foreign application	ted below, I hereby claim if any PCT International on for patent or inventor's	
		siny claimed, belove the iming da	no or ano app	modulori.			
PRIOR FOREIGN APPLICATION(S) Number Country FI		<u>Filled</u>			Date Patented or Granted	Priority Claimed	
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Except as noted below, I hereby claim domestic priority benefit under 35 U.S.C. 119(e) or 120 and/or 365(c) of the indicated United States applications listed below and PCT international applications listed above or below and, if this is a continuation-in-part (CIP) application, insofar as the subject matter disclosed and claimed in this application to that disclosed in such prior applications, I acknowledge the duty to disclose all information known to me to be material to patentability as defined in 37 C.F.R. 1.56 which became available between the filing date of each such prior application and the national or PCT international filing date of this application: PRIOR U.S. PROVISIONAL, NONPROVISIONAL AND/OR PCT APPLICATION(S)							
Application Number Filed					<u>tatus</u>	Priority Claimed	
			- 1	pending, abar	ndoned, patented		
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with USPTO Customer No. 00909 individually and collectively my attorneys to prosecute this application and to transact all business in the Patent and Trademark Office connected therewith and with the resulting patent, and I hereby authorize them to delete from that Customer No. names of persons no longer with their firm, to add new persons of their Firm to that Customer No., and to act and rely on instructions from and communicate directly with the person/assignee/attorney/firm/ organization who/which first sends/sent this case to them and by whom/which I hereby declare that I have consented after full disclosure to be represented unless/until I instruct the above Firm and/or an attorney of that Firm in writing to the contrary. Power of Attorney to Customer Number OO909 INVENTOR'S SIGNATURE: Date: 16 July 2004							
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